

STATE OF WISCONSIN Division of Hearings and Appeals

In the Matter of	
DECISION	
PRELIMINARY RECITALS	
Pursuant to a petition filed May 14, 2015, under Wis. Admin. Code §HA 3.03(4), to review a decision by the Dane County Department of Human Services in regard to Child Care benefits (CCB), a hearing was begun on July 16, 2015 and continued and completed on August 28, 2015, at Wisconsin. At the request or agreement of petitioners (Ms. and Mr.), hearings set for June 3, 2015, July 1, 2015, and July 16, 2015 were rescheduled.	
The petitioners, and and agreed to the consolidation of their cases so that those cases were addressed in the July 16, 2015 and continued hearing on August 28, 2015 in the following cases: a) in FOO- and CCB- regarding the discontinuances of both of those program effective April 1, 2015 (Ms. did not timely appeal to DHA the April 1, 2015 discontinuance of her BC benefits); and b) in FOO- BCS- and CCB- regarding the discontinuances of each of those three programs effective April 1, 2015.	
Attorney Yolanda Woodard represented only Mr. in his three above cases, but Ms. represented herself during her two above cases. This ALJ sent a September 4, 2015 Status Report to the parties.	
The issue for determination in the above-captioned case is whether the county agency correctly discontinued petitioner's Child Care benefits (CCB) effective April 1, 2015, due to failure to timely verify accurate household composition and household income (boyfriend residing in petitioner's residence and his income).	
There appeared at that time and place the following persons:	
PARTIES IN INTEREST: Petitioner:	
Respondent:	
Department of Children and Families 201 East Washington Avenue, Room G200 Wisconsin 53703	

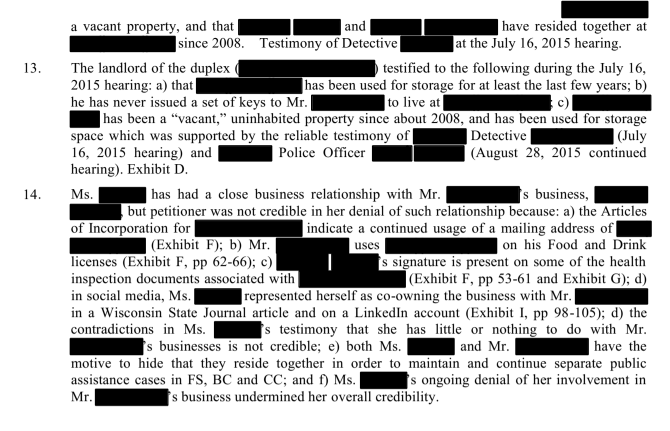
By: Alex Dane County Department of Human Services 1819 Aberg Avenue
Suite D
53704-6343

ADMINISTRATIVE LAW JUDGE:

Gary M. Wolkstein Division of Hearings and Appeals

FINDINGS OF FACT

1.	Petitioner (CARES #) is a resident of Dane County who resides with her three children.
2.	Since about 2008, the petitioner's boyfriend has been
3.	and and and have two children in common: CW (age 4); and DW (age 1).
4.	has resided in one side of an attached duplex at since 2008.
5.	The petitioner has received FoodShare (FS), Child Care (CC), and BadgerCare (BC) benefits from the county agency during the period in question for this appeal.
6.	Ms. and Mr. alleged that resided in the other side of the duplex (but the agency established by the preponderance of the evidence that he actually resided with petitioner at for at least the past four years and likely since 2008.
7.	The county agency sent separate February 20, 2015 Notices of Proof Needed to and requesting verification of her household composition and information confirming his and her place of residence by the deadline of March 2, 2015. See Exhibit A. Both parties failed to timely provide the required verification to the agency.
8.	Mr. has been the owner/operator of the business, located at
9.	worked at and helped to operate or co-manage that business for Exhibits F, G, H and I.
10.	The county agency sent a March 9, 2015 Notice to stating that her FoodShare (FS) and BadgerCare (BC) benefits would discontinue effective April 1, 2015, due to failure to provide timely required verification to the agency. Exhibit A.
11.	The county agency sent March 3, 2015 Notices to stating that his FS, BC and Child Care (CC) benefits would discontinue effective April 1, 2015, due to failure to provide timely required verification to the county agency. Exhibit A.
12.	The county agency established with the following reliable evidence that Mr. resided with Ms. at a mail sent by the agency to Mr. at mail was forwarded by the post office to (Exhibit B); b) Mr. and Ms. have two very young children (ages 1 and 4) in common and the allegation that they live separately in the same attached duplex appears self-serving and highly questionable; c) Detective testified under oath that the landlord during a June 10, 2015 interview stated to him that is and has been



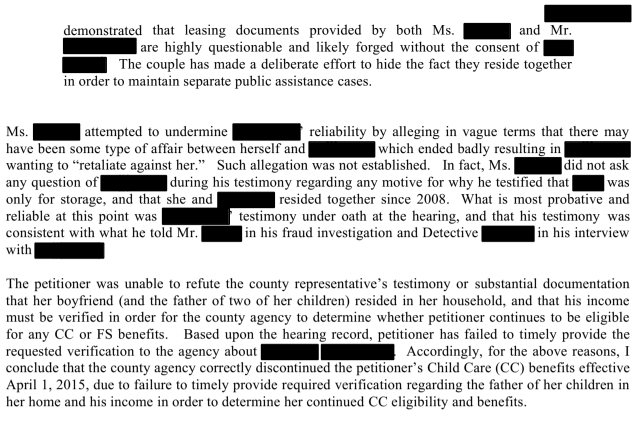
DISCUSSION

Wis. Stat., §49.155 authorizes the department to operate a child care subsidy for Wisconsin Works (W-2) recipients and working parents. The department has a <u>Child Day Care Manual</u> that provides the specific policies for the program. Eligibility for child care runs for six month periods. <u>Manual</u>, Chapter 1, §1.15.3.

The Wisconsin Child Day Care Manual provides that the county agency can request any information that is necessary and appropriate in order to make a correct eligibility decision. *Child Care Manual 1.71*. As the applicant, petitioner had the primary responsibility for providing verification. *Child Care Manual 1.7.3*. The county agency must inform the applicant in writing of the verification items that are needed along with a due date. Child Care Manual 1.7.4. If the applicant fails to produce the information, no eligibility shall exist. Child Care Manual 1.7.7. Rather, the application may be denied or the case may be closed. Child Care Manual 1.7.7.

During the July 16, 2015 and continued August 28, 2015 hearings, the county representative provided reliable documentation that the verification requests and negative notices were sent to the petitioner at her correct address of record. Those notices stated the reason for the discontinuance of petitioner's child care due to failure to timely verify accurate household composition and income to the county agency. The petitioner was unable to refute the county's case with any reliable testimony or evidence. It was the petitioner's responsibility to provide all required information so that child care eligibility could be accurately determined by the county agency. As indicated above, child care recipients are required to timely verify all necessary information to order to determine the petitioner's child care eligibility and possible hours of child care authorization. The petitioner did not submit all required and accurate verification.

During the July 16, 2015 and continued hearing on August 28, 2015 and in its voluminous exhibits, the county agency representative and witnesses established that the county agency correctly discontinued the petitioner's FoodShare (FS) and Child Care (CC) benefits effective April 1, 2015, due to petitioner's failure to timely verify accurate household composition and income because resided in her household and his income information. As indicated in the above Findings of Fact, the agency performed a thorough investigation to confirm that it correctly discontinued the petitioner's FS and CC benefits. The testimony by Detective was particularly persuasive in establishing that has resided with Ms.
During the hearing and in her written closing argument, Ms. attempted to undermine the agency's case and to create some questions about the reliability of the agency's case. Ms. was no convincing in her many allegations. Petitioner attempted to undermine the reliability of document (Exhibits F through I) by arguing that she had basically no interest in the business, However, she was unable to refute the significant documentation of her substantial involvement as an operator or manger/co-owner of that business. See Finding of Fact #14 above. Such clear inconsistencie and contradictions in her testimony undermined her overall credibility.
In addition, Ms. continued to argue and insist that Mr. resided at during the period in question. Such allegation was not credible because there is reliable evidence in the hearing record that has been used for "storage" since about 2008. See Finding of Fact #13. There were valid questions raised about the alleged "leases" to to to the property whether those "leases" were reliable and authentic evidence. The agency responded that the leases have likely been forged or altered.
In any case, the landlord, was consistent in his testimony that he never issued any key to Minimum to live at and that if he needed to talk with Mr. he went to live at and Mr. The petitioner did present a questionable document from alleging that Ms and Mr. lived separately, but the authenticity of that document contradicted more credible and reliable testimony and evidence in the hearing record. Furthermore, testimony in conjunction with the reliable testimony of Detective and Officer made very clear that was a storage unit, not a residence for attempted to ignore the fact that she and have two very young children together which in itself creates a strong likelihood that they reside together as they are "living" in an attached duplex.
On page one of his written September 25, 2015 Reply argument, Mr. stated convincingly in pertinent part:
To address Ms.



CONCLUSIONS OF LAW

- 1. The petitioner failed to timely provide required accurate household composition and income verification of her boyfriend (), and did not establish any good cause for such failure.
- 2. The county agency correctly discontinued petitioner's Child Care (CC) benefits effective April 1, 2015, due to petitioner's failure to timely verify to the county agency accurate residence and his income needed to determine petitioner's continued CC eligibility and benefits.

THEREFORE, it is

ORDERED

The petition for review herein be and the same is hereby Dismissed.

REQUEST FOR A REHEARING

You may request a rehearing if you think this decision is based on a serious mistake in the facts or the law or if you have found new evidence that would change the decision. Your request must be **received** within 20 days after the date of this decision. Late requests cannot be granted.

Send your request for rehearing in writing to the Division of Hearings and Appeals, 5005 University Avenue, Suite 201, Madison, WI 53705-5400 and to those identified in this decision as "PARTIES IN INTEREST." Your rehearing request must explain what mistake the Administrative Law Judge made and

why it is important or you must describe your new evidence and explain why you did not have it at your first hearing. If your request does not explain these things, it will be denied.

The process for requesting a rehearing may be found at Wis. Stat. § 227.49. A copy of the statutes may be found online or at your local library or courthouse.

APPEAL TO COURT

You may also appeal this decision to Circuit Court in the county where you live. Appeals must be filed with the Court **and** served either personally or by certified mail on the Secretary of the Department of Children and Families, 201 East Washington Avenue, Room G200, Madison, Wisconsin 53703, **and** on those identified in this decision as "PARTIES IN INTEREST" **no more than 30 days after the date of this decision** or 30 days after a denial of a timely rehearing (if you request one).

The process for Circuit Court Appeals may be found at Wis. Stat. §§ 227.52 and 227.53. A copy of the statutes may be found online or at your local library or courthouse.

Given under my hand at the City of Madison, Wisconsin, this 19th day of November, 2015

\sGary M. Wolkstein Administrative Law Judge Division of Hearings and Appeals



State of Wisconsin\DIVISION OF HEARINGS AND APPEALS

Brian Hayes, Administrator Suite 201 5005 University Avenue 53705-5400 Telephone: (608) 266-3096 FAX: (608) 264-9885 email: DHAmail@wisconsin.gov Internet: http://dha.state.wi.us

The preceding decision was sent to the following parties on November 19, 2015.

Dane County Department of Human Services Child Care Benefits